

DEFENDANTS' OBJECTIONS TO HAMILTON FEES

Date of Service	Page # / Line #	Described service provided	Hours expended	Basis for Objection
9/10/2015-11/18/2015	1/1-23	Multiple tasks	3.3	Attorney Hamilton did not file an appearance on this case until 1/20/2016
1/20/2016 – 4/12/2016	1/28, 30, 31,	Multiple entries involving review of co-counsel's filings	0.3	Excessive and unnecessary
	2/11, 30,	Review of co-counsel Dymkar's motions	0.7	Excessive and unnecessary
	2/18, 19, 26, 32, 33, 36, 39, 40, 41	Emails between co-counsel and defense or court	0.9	Excessive and unnecessary
11/22/2016	2/29	Attend status hearing	1.5	Excessive and duplicative as co-counsel also billed for this hearing
	3/2,18, 28,	Review of co-counsel Dymkar's filings and other work	0.3	Excessive and unnecessary
2/22/2017	3/3	Attend status hearing	1.0	Excessive and duplicative as co-counsel also billed for this hearing
	3/5,7, 8, 10, 11, 12, 14, 16, 18, 19, 21, 22, 27, 30, 31, 32, 33	Review of emails between co-counsel and defense or court staff	1.7	Excessive and unnecessary
	4/3, 4, 7, 10, 11, 12, 15, 25, 26, 38	Multiple emails between co-counsel and courtroom staff	1.0	Excessive and unnecessary
8/8/2017	4/35	Attend status hearing	3.2	Excessive and duplicative as co-counsel also billed for this hearing

	5/1, 2, 11, 13, 18, 19, 27	Multiple emails with co-counsel / courtroom staff / defense counsel	0.8	Excessive and necessary
	5/17	Status hearing	3.0	Excessive and duplicative as co-counsel also billed for this hearing
8/23/2017	5/24, 26	Emails with Chris Shepherd	0.2	Excessive and duplicative
	6/3, 4, 22, 24, 26, 27, 33	Multiple emails between co-counsel and court or defense counsel	0.7	Excessive and unnecessary
	6/30, 36, 37	Review of prior rulings and co-counsel filings and notes	2.2	Excessive, vague, duplicative
	7/1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 18, 19, 20,	Emails and other work (including depositions) related to defendants' finances	3.2	Work related to punitive damages which were ultimately traded for costs and not pursued by Plaintiffs
	7/4, 21, 29, 34, 36, 40	Multiple emails between co-counsel and defense counsel	0.5	Excessive and duplicative
	7/39	Review of motion filed by co-counsel Dymkar	0.1	Duplicative and unnecessary
	8/8, 11, 35	Multiple emails between co-counsel Dymkar and defense counsel	0.3	Excessive and duplicative
6/27/2018	9/1	Review attorney appearance for City	0.1	Duplicative – billed by co-counsel
	9/20, 21, 22, 23, 25, 28, 29, 33, 37	Multiple emails between co-counsel and defense counsel or courtroom staff	0.9	Duplicative and unnecessary
7/11/2018	10/2	Email related to defendants' financial affidavit	0.1	Punitive traded for costs and not pursued by Plaintiffs
7/11-7/13/2018	10/4, 5, 6, 11, 12, 13, 14, 15, 16, 18, 20, 22,	Multiple emails between co-counsel and defense counsel or courtroom staff	1.6	Duplicative and unnecessary

	23, 27, 30, 32			
7/12/2018	10/17	Review work of co-counsel Dymkar	0.1	Duplicative and unnecessary
7/14-7/16/2018	11/6, 7, 9, 10, 16, 17, 23	Multiple emails between co-counsel to witnesses or courtroom staff	0.7	Duplicative and unnecessary
7/17-7/20/2018	12/4, 7, 17, 22, 28, 30, 31, 33, 34, 35	Multiple emails between co-counsel to witnesses, courtroom staff or defense counsel	1.1	Duplicative and unnecessary
7/21-22/2018	13/8, 29	Multiple emails concerning testimony of Silva and Garcia and CPS salary chart	0.2	Related to Motions in Limine that were denied
	13/16, 20	Multiple emails between co-counsel	0.3	Excessive and duplicative
7/23-9/6/2018	14/1, 2, 3, 12, 13, 14, 15, 16, 18, 19, 20	Multiple emails between co-counsel and defense counsel and court staff	1.1	Excessive and duplicative
9/13/2018	14/21	Create trial book	4.5	Excessive, duplicative, trial was over
Total disputed hours			34.6	